1	AN ACT relating to sanctuary cities and universities.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→ Section 1. KRS 65.133 is amended to read as follows:
4	(1) Each local law enforcement agency and the Department of Kentucky State Police
5	shall each have the responsibility for enforcing the provisions of sex offende
6	registration laws and cooperating with all federal law enforcement agencies for
7	the enforcement of any state or federal law.
8	(2) Law enforcement agencies may enter into written agreements for joint investigation
9	and enforcement of violations of <u>all laws, including</u> sex offender registration laws
10	These agreements may include other local law enforcement agencies and may
11	include the Department of Kentucky State Police.
12	→SECTION 2. A NEW SECTION OF KRS CHAPTER 65 IS CREATED TO
13	READ AS FOLLOWS:
14	(1) As used in this section:
15	(a) "Illegal alien" means any person, not a citizen or national of the United
16	States, who is in the United States unlawfully and:
17	1. Whose most recent entry into the United States was withou
18	inspection; or
19	2. Whose most recent admission to the United States was as a
20	nonimmigrant and whose period of authorized stay as a
21	nonimmigrant expired;
22	(b) "Law enforcement officer" has the same meaning as in KRS 15.310;
23	(c) "Local government" means any county, city, charter county, urban county
24	consolidated local, or unified local government;
25	(c) "Local government official" means any elected or appointed official or any
26	law enforcement officer serving the local government;
27	(e) "Sanctuary" means any local government having a sanctuary policy, as

1	aeterminea by an aaministrative nearing; ana
2	(f) "Sanctuary policy" means any local government's order or ordinance,
3	enacted or followed that:
4	1. Limits in any way or prohibits any local government official or person
5	employed by the local government from:
6	a. Communicating or cooperating with federal agencies or officials
7	to verify or report the immigration status of any alien within the
8	local government's geographic boundaries;
9	b. Undertaking any law enforcement action for the purpose of
10	detecting the presence of illegal aliens or verifying immigration
11	status, including:
12	i. Entering into agreements under 8 U.S.C. sec. 1357 with
13	United States Immigration and Customs Enforcement; and
14	ii. Questioning any person about his or her immigration
15	<u>status;</u>
16	c. Questioning, arresting, or detaining any person for violations of
17	federal civil immigration laws, regardless of whether
18	immigration status is an element of the crime or whether 8
19	U.S.C. sec. 1324(c) is being enforced;
20	d. Using local government resources or personnel for the purpose
21	of detecting or apprehending illegal aliens; or
22	2. Grants to illegal aliens the right to lawful presence or status within the
23	local government's geographic boundaries in violation of federal law.
24	(2) No local government shall enact or adopt any sanctuary policy. Any local
25	government that enacts or adopts a sanctuary policy shall be ineligible for any
26	moneys administered by any state agency or department until the sanctuary
27	policy is repealed or is no longer in effect. If any local government becomes

1	eligible after being ineligible, the local government shall not receive funds to
2	replace funds lost due to ineligibility.
3	(3) Upon the complaint of any state resident regarding a local government or prior to
4	the provision of funds or awarding of any grants to a local government, any
5	member of the General Assembly may request that the secretary of the Justice
6	and Public Safety Cabinet hold an administrative hearing pursuant to subsection
7	(4) of this section.
8	(4) (a) Upon request by a member of the General Assembly, the secretary of the
9	Justice and Public Safety Cabinet shall hold an administrative hearing,
10	open to the public, to determine whether the local government has current
11	policies in contravention of this section.
12	(b) Notwithstanding any exemptions in KRS 13B.020, the administrative
13	hearing shall be governed by KRS Chapter 13B.
14	(c) A copy of the final order shall be transmitted to the Governor of the
15	Commonwealth of Kentucky, the member of the General Assembly
16	requesting the hearing, the Speaker of the House of Representatives, and
17	the President of the Senate. The secretary of the Justice and Public Safety
18	Cabinet shall make the final order publicly available and shall publish it in
19	a conspicuous place on its Web site.
20	(5) The Justice and Public Safety Cabinet shall publish a list of all local
21	governments determined to be sanctuaries.
22	(6) Any local government official of a sanctuary, other than law enforcement
23	officers, shall be jointly and severally liable for any tort committed by an illegal
24	alien residing in the sanctuary during the course of a felony committed within the
25	Commonwealth. Local government officials of sanctuaries, other than law
26	enforcement officers, shall be strictly liable for these torts. However, no local
27	government official who has taken affirmative steps to stop the sanctuary policy,

1	by voting against it or otherwise, shall be liable for these torts.
2	(7) The governing body, sheriff, or chief of police of each local government shall
3	provide each law enforcement officer with written notice of their duty to
4	cooperate with state and federal agencies and officials on matters pertaining to
5	enforcement of state and federal laws governing immigration.
6	→SECTION 3. A NEW SECTION OF KRS CHAPTER 164 IS CREATED TO
7	READ AS FOLLOWS:
8	(1) No institution shall enroll, employ, or contract with any illegal alien.
9	(2) Every institution located in, transacting any business in, or contracting to supply
10	services or goods in this Commonwealth shall keep records of at least one (1) o
11	the following for each student enrolled at the institution, employee employed by
12	the institution, and person contracting with the institution:
13	(a) In the case of a natural-born United States citizen born in the United States
14	a certified or original birth certificate issued by a possession of the United
15	States;
16	(b) In the case of a natural-born United States citizen born outside the United
17	States, a United States Consular Report of Birth Abroad;
18	(c) In the case of a naturalized United States Citizen, a Certificate o
19	Naturalization issued by the United States Citizenship and Immigration
20	Services;
21	(d) In the case of a foreign national, an unexpired visa authorizing the foreign
22	national to study or work in the United States or a United States Permanen
23	Resident Card.
24	(2) Upon the complaint of any state resident regarding an institution or prior to the
25	provision of funds or awarding of any grants to an institution, any member of the
26	General Assembly may request that the secretary of the Justice and Public Safet
27	Cabinet hold an administrative hearing pursuant to subsection (3) of this section.

1	(3) (a)	Upon request by a member of the General Assembly, the secretary of the
2		Justice and Public Safety Cabinet shall hold an administrative hearing,
3		open to the public, to determine whether the institution has enrolled,
4		employed, or contracted with any illegal alien.
5	<u>(b)</u>	Notwithstanding any exemptions in KRS 13B.020, the administrative
6		hearing shall be governed by KRS Chapter 13B.
7	<u>(c)</u>	The final order shall contain a determination of:
8		1. Whether or not the institution enrolled, employed, or contracted with
9		any illegal alien;
10		2. If the institution did enroll, employ, or contract with an illegal alien,
11		whether the enrollment, employment, or contract has ended or is
12		ongoing; and
13		3. a. If the enrollment, employment, or contract has ended, how many
14		days the institution enrolled, employed, or contracted with the
15		illegal alien; or
16		b. If the enrollment, employment, or contract is ongoing, the date
17		that the enrollment, employment, or contract started.
18	<u>(d)</u>	A copy of the final order shall be transmitted to the Governor of the
19		Commonwealth of Kentucky, the member of the General Assembly
20		requesting the hearing, the Speaker of the House of Representatives, and
21		the President of the Senate. The secretary of the Justice and Public Safety
22		Cabinet shall make the final order publicly available and shall publish it in
23		a conspicuous place on its Web site.
24	<u>(e)</u>	If the final order determines that the institution enrolled, employed, or
25		contracted with any illegal alien, the secretary of the Justice and Public
26		Safety Cabinet shall notify the secretary of the Finance and Administration
27		Cabinet in writing and request that the Finance and Administration

1		Cabinet withhold or intercept from the governing board of the institution a
2		portion of any appropriated state funds not yet disbursed to the institution.
3	<u>(f)</u>	Upon receipt of the request, the secretary of the Finance and
4		Administration Cabinet shall remit payment of the portion to the general
5		fund from the appropriation to the institution.
6	<u>(g)</u>	The portion shall be equal to the total amount of state funds appropriated to
7		the institution in the fiscal year the final order is issued multiplied by the
8		number of days the institution enrolled, employed, or contracted with the
9		illegal alien divided by three hundred sixty-five (365).
10	<u>(h)</u>	If the final order determined that the enrollment, employment, or
11		contracting was ongoing:
12		1. The number of days the institution enrolled, employed, or contracted
13		with the illegal alien shall be deemed to be the number of days from
14		the date that the enrollment, employment, or contracting started to the
15		date of the request from the secretary of the Justice and Public Safety
16		Cabinet; and
17		2. The secretary of the Finance and Administration cabinet shall
18		withhold all allotments of the institution's appropriation and instead
19		remit those allotments to the general fund until the secretary of the
20		Justice and Public Safety Cabinet certifies that the institution is no
21		longer enrolling, employing, or contracting with any illegal alien.
22	(4) The	Justice and Public Safety Cabinet shall publish a list of all institutions
23	<u>enro</u>	lling, employing, or contracting with illegal aliens.
24	(5) Any	president, provost, or board member of an institution that enrolls, employs,
25	or co	ontracts with an illegal alien, shall be jointly and severally liable for any tort
26	<u>com</u>	mitted during the course of a felony within the Commonwealth by an illegal
27	alier	enrolled at, employed by, or contracting with the institution, regardless of

<u>whether</u>	the	tort i	<u>is relate</u>	<u>d to th</u>	<u>e illega</u>	<u>l alien's</u>	enrollme	nt, emp	<u>loyment,</u>
<u>contract</u>	Pre	siden	ts, provo	osts, an	d board	! membe	rs of inst	itutions	that enro
employ,	or c	ontra	ct with	illegal	aliens s	hall be	strictly lia	ıble for	these tor
However	, no	prov	ost who	has do	es not	have pol	icy-makin	g autho	rity and
		•							

1

2

3

4

5

6